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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/843,429 04/25/2001		Anita B. Marsh	06269-030001	8544	
26211	7590 02/08/2005		EXAMINER		
FISH & RICHARDSON P.C.			VU, TUAN A		
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153 EAST 53RD STREET			ART UNIT	PAPER NUMBER	
NEW YORK	, NY 10022-4611		2124	•	

DATE MAILED: 02/08/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	· · · · · · · · · · · · · · · · · · ·	Application	on No.	Applicant(s)				
Office Action Summary		09/843,42	29	MARSH ET AL.				
		Examiner		Art Unit				
		Tuan A Vu	1	2124				
	The MAILING DATE of this commun.	ication appears on the	cover sheet with the c	correspondence address				
Period for								
THE - External control	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNI nsions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comme period for reply specified above is less than thirty (3) operiod for reply is specified above, the maximum stature to reply within the set or extended period for reply reply received by the Office later than three months a ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no evolunication. D) days, a reply within the state attutory period will apply and wiwill, by statute, cause the app	ent, however, may a reply be tir utory minimum of thirty (30) day ill expire SIX (6) MONTHS from lication to become ABANDONE	nely filed s will be considered timely. the mailing date of this communicat (D) (35 U.S.C. § 133).	ion.			
Status								
1) 又	Responsive to communication(s) file	d on 25 April 2001.		•				
· —	This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)□	<b>_</b>							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) <u>1-33</u> is/are pending in the application.							
,—	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	☐ Claim(s) is/are allowed.							
6)⊠	☐ Claim(s) <u>1-33</u> is/are rejected.							
7)								
8)□	Claim(s) are subject to restrict	tion and/or election re	equirement.					
Applicat	ion Papers							
9)□	The specification is objected to by the	e Examiner.						
•	10)⊠ The drawing(s) filed on <u>25 April 2001</u> is/are: a)□ accepted or b)□ objected to by the Examiner.							
·	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (	under 35 U.S.C. § 119							
•	Acknowledgment is made of a claim  ☐ All b)☐ Some * c)☐ None of:	for foreign priority und	der 35 U.S.C. § 119(a	)-(d) or (f).				
•	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority	documents have bee	n received in Applicat	ion No				
	3. Copies of the certified copies	of the priority docume	ents have been receive	ed in this National Stage				
	application from the Internatio	nal Bureau (PCT Rul	e 17.2(a)).					
* (	See the attached detailed Office actio	n for a list of the certi	fied copies not receive	ed.				
Attachmen	t(s)							
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)								
2) D Notic	e of Draftsperson's Patent Drawing Review (P		Paper No(s)/Mail D	ate				
	mation Disclosure Statement(s) (PTO-1449 or or No(s)/Mail Date <u>20010425</u> .	PTO/SB/08)	5) Notice of Informal F 6) Other:	Patent Application (PTO-152)				

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## **DETAILED ACTION**

1. This action is responsive to the application filed April 25, 2001.

Claims 1-33 have been submitted for examination.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aravamudan et al., USPN: 6,584,186 (hereinafter Aravamudan), in view of Reifer et al., USPN: 6,421,727 (hereinafter Reifer).

As per claim 1, Aravamudan discloses a method comprising:

retrieving a call service component to a call controller (e.g. servlet 180, applet 175, call coordinator 160 – Fig. 1; col. 10, lines 34 to col. 11, line 17; Fig. 4); and

using the call service component to support telecommunication traffic to or from a gateway under control of the call controller (e.g. col. 12, line 40 to col. 13, line 20; Fig. 4).

But Aravamudan does not explicitly teach downloading of the call service component; however, discloses that the applet can be obtained from a network (col. 7, lines 5-18). Hence, the concept of downloading is strongly implied. Downloaling of Java components to help execute method for servicing end user calls is further taught in Reifer's system using gateway in conjunction of service providers to download code into a controller communicating with gateway (Fig. 9; col. 29 to col. 10, line 27). In case Aravamudan does not already teach downloading, it

would have been obvious for one skill in the art at the time the invention was made to implement Aravamudan's controller executing the service component so that it have capability to download applet from a external provider or code repository as shown by Reifer because this concept of retrieving ready made code, like a applet or servlet, via download from remote source was a known concept at the time the invention was made, a concept strongly implied by Aravamudan's above teachings and because it takes advantage of Browser utilities to effect the download as evidenced by Reifer, thus optimizing resource usages (col. 8, lines 16-40).

As per claim 2, Aravamudan does not explicitly teach dynamic downloading; but Reifer teaches downloading during a browser session as shown in claim 1; hence teaches dynamically downloading the call service component when a network carrier turns on a service, corresponding to the call service component, for a particular user area (Note: Reifer's session establishing a call request via Fig. 8-11 reads on service corresponding to call component for a particular user area). Hence, it would have been obvious for one skill in the art at the time the invention was made to provide such dynamic loading of call service components as taught by Reifer to Aravamudan because of the browser intensive nature of the PTSN integration service by Reifer using Java based components also as taught Aravamudan (session col. 8, lines 59-65), which entails a connection activated on the basis of one user's request and a session thereof cannot be interrupted for the mere fact of downloading service programs, and this is provided via Reifer's teaching.

As per claim 3, Aravamudan discloses dynamically removing the call service component from the call controller (e.g. call takedown, disconnect command – col 11, lines 45-65).

As per claim 4, Aravamudan does not explicitly disclose that the call service component uses a half-call model that views a call either as an originating or a terminating segment of the call; but in view of the 2 sides of a call (e.g. Fig. 1; col. 6, lines 10-62 – Note: the use of gateways to address each end of a network communication implicitly discloses 2 segments of a call, i.e. the source side and a destination side), this half-call model is disclosed.

As per claim 5, Aravamudan (see col. 9, lines 8-17) in combination with Reifer (see Fig. 6-7) discloses or has rendered obvious, according to the rationale as set forth in claim 2 above, downloading the call service component from a central repository.

As per claim 6, Aravamudan does not specifically disclose that each segment of the call handles service and access protocols according to a previously downloaded call service component with which the segment is associated. But in view of the teaching of the double side (re claim 4) of a call establishing as shown via Fig. 1-5, the use of the applet being selected in Fig. 4 for handling the segment of the 2-sided call event is implicitly disclosed (e.g. col. 9, line 66 to col. line 17).

As per claim 7, Aravamudan does not disclose a wrapper surrounding a set of core functions, wherein the wrapper supports dynamic downloading of the component to the call controller. Official notice is taken that Java code transmitted for use across platform and using a wrapper utilities to help unravel the package, e.g. Java packages, at the recipient end for facilitating data encapsulation/transmission or security/control purposes was a known concept in network transmission at the time the invention was made. Besides, both Aravamudan and Reifer disclose security controllers and gateways, with Reifer further exhibiting security features such as data auditing or rejecting and data package and data reformatting by gateways (col. 6, line 11

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to col. 7, line 53). Hence, it would have been obvious for one skill in the art at the time the invention was made to implement a wrapper to the process of transmitting service components as mentioned by Aravamudan's method so that received components would facilitate transmission via the security control as taught by well-known concept or benefit from encapsulation or protection of data via the refitting or format reconversion as suggested by Reifer.

As per claim 8, Aravamudan does not explicitly disclose downloading the call service occurs while the call controller is operational and supporting live traffic, the call service being downloaded without disrupting the live traffic. But in view of the rationale of claim 2, this limitation would have been obvious for the same rationale as set forth therein.

As per claim 9, Aravamudan discloses an application component for implementing call behavior (e.g. Fig. 2-3; col. 8, line 27 to col. 9, line 7 – Note: implementing a call according to a tree of events reads on call behavior).

As per claim 10, Aravamudan discloses a resource component for providing access to telephony resources (col. 9, lines 8-17; col. 10, lines 12-27; col. 11, lines 12-17) by an application component that implements call behavior.

As per claim 11, Aravamudan (combined with Reifer) discloses establishing a call having an originating segment that uses the call service component downloaded to the call controller by virtue of the rationale as set forth in claim 4.

As per claim 12, Aravamudan does not explicitly disclose that the call service component downloaded to the call controller represents a first call type, and wherein the call has a terminating segment that represents a different call type while the downloading of components has been rendered obvious as in claim 1. Aravamudan discloses the PTSN islands/namespaces

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specific to a certain protocol in the scheme of the 2 sides on a call (col. 5, lines 1-20; col. 6, lines 10-33) and selecting of a component for such context (col. 7, lines 48-59; Fig. 3). Hence the limitation of a first call type relating to a downloaded applet and a different call type relating to another applet being downloaded is implicitly disclosed or, if not, would have been obvious in view of the rationale to download components using the teaching by Reifer as above.

As per claim 13, the limitation as to establishing a call having a terminating segment that uses the call service component downloaded to the call controller would have been the counterpart of the first type of call as mentioned in claim 12, hence would be rejected using the same rationale as set forth above.

As per claim 14, this claim correspond to the counterpart of claim 12 and represent the opposite end of the first type of call as recited therein; hence would be rejected using the same rationale as set forth above.

As per claim 15, Aravamudan discloses a telecommunication system comprising: a repository of call service components; a call controller; and a gateway under control of the call controller (e.g. server, coordinator - Fig. 1; col. 9, lines 8-17); wherein the call controller is configured for retrieving a call service component from the repository (Fig. 4; col. 9, lines 8-17); and using the call service component to support telecommunication traffic to or from the gateway (e.g. servlet 180, applet 175, call coordinator 160 – Fig. 1; col. 10, lines 34 to col. 11, line 17; col. 12, line 40 to col. 13, line 20; Fig. 4).

But Aravamudan does not explicitly teach downloading of the call service component.

This limitation has been addressed in claim 1 above.

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As per claim 16, Aravamudan does not explicitly discloses that the call controller is configured for dynamically downloading the call service component when a network carrier turns on a service, corresponding to the call service component, for a particular user area in the network. But this limitation has been addressed in claim 2 above.

As per claims 17, 18, 19, and 20, these claims correspond to claims 3-4, 6 and 7, respectively; hence are rejected with the corresponding rejection as set forth therein.

As per claim 21, refer to the rationale as set forth in claim 8.

As per claim 22, this claim recites the limitations of claims 9 and 10; hence is rejected with the corresponding cited portions as set forth therein.

As per claim 23, Aravamudan discloses an article comprising a computer-readable medium storing computer-readable instructions for causing a computer system to:

retrieve a particular call service component from a repository of call service components; and

use the particular call service component to support telecommunication traffic to or from a gateway under control of a call controller; all of these limitations having been rejected with Aravamudan with the corresponding cited portions as set forth in claim 1.

But Aravamudan does not explicitly teach downloading of the call service component.

This limitation has been addressed in claim 1 above.

As per claims 24-26 and 27-31, these claims correspond to claims 2-4, and 6-9, respectively; hence are rejected with the corresponding rejection as set forth therein

As per claim 32, this claim recites the limitations of claim 11 and claim 5; hence is rejected with the corresponding cited portions as set forth therein.

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As per claim 33, this claim recites the limitations of claim 13 and claim 5; hence is

rejected with the corresponding cited portions as set forth therein.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tuan A Vu whose telephone number is (272) 272-3735. The

examiner can normally be reached on 8AM-4:30PM/Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kakali Chaki can be reached on (571)272-3719.

The fax phone number for the organization where this application or proceeding is

assigned is (571) 273-3735 (for non-official correspondence – please consult Examiner before

using) or 703-872-9306 (for official correspondence) or redirected to customer service at 571-

272-3609.

Information regarding the status of an application may be obtained from the Patent

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